| period. | |
|--|--------------------|
| (Date) | |
| (Landlord's Name) | |
| (Landlord's Street address) | |
| (City, state and zip) | |
| Re: Notice of Intent to Move Out; Certified Mail # | <u></u> |
| То: | |
| My rental period will expire on <i>(date)</i> I will move out of my rental I | ocated at (address |
| of rental)at | the end of that |
| rental period. I am giving you this notice at least 20 days before my move-out date. | |
| Please contact me at <i>(phone number or email address)</i> | to schedule a |
| time for a move-out inspection. Please send my deposit to the following address: | |
| | · |
| Sincerely, | |
| (Signature) | |
| (Print name) | |
| (Phone number / Email - optional) | |

Sample Letter #1 – Use this to tell your landlord that you plan to move at the end of your rental

| Sample Letter #2 – Use this letter if you have not heard from your former landlord after 30 days of when you moved out. |
|---|
| (Date) |
| (Landlord's Name) |
| (Landlord's Street address) |
| (City, state and zip) |
| Re: Request for Return of Deposit; Certified Mail # |
| То: |
| I moved out of my rental located at (address of rental) |
| on <i>(date)</i> When I moved in, I paid a <i>(type of deposit)</i> |
| of (amount of deposit) \$ It has been more than 30 days since I |
| moved out. I have not received my deposit back from you. I have not received any statement from you |
| The Washington State Residential Landlord Tenant Act says that if you do not send the statement within 30 days, I am entitled to a complete refund of my deposit. If you intentionally failed to return my deposit or send me the statement, I can ask a court for double the amount of my deposit. RCW |
| 59.18.280(2). If I do not receive my full deposit within one week, I may file a lawsuit to recover my |
| deposit. If this becomes necessary and I win, you may have to pay the costs of the lawsuit and |
| attorney's fees. You can send my full deposit to <i>(address)</i> : |
| Thank you for your cooperation. |
| (Signature) |
| (Print name) |
| (Phone number / Email - optional) |

| | e Letter #3 – Use this to dispute that · landlord money. | your security deposit | is being kept or that you your |
|---------|--|-------------------------|--------------------------------|
| (Date |) | | |
| (Land | lord's Name) | | |
| (Land | lord's Street address) | | |
| (City, | state and zip) | | |
| To | Re: Alleged Damages/Charges; Certifi | · | |
| | ved your letter dated | | in damages or other |
| certain | the these damages. The Residential Later things, such as normal wear from ordinated when I moved in, or unreasonable | nary use, damage(s) cau | |
| (Check | all that apply, give an explanation, and | d attach evidence) | |
| | I am not responsible for the following a was only normal wear from ordinary us | | use there was no damage; there |
| | | | |
| | I am not responsible for the following a roommate, my immediate family, or | | use they were not caused by me |

| | nsible for the following alleged "damages" because these were the cond in so no damage was done: |
|-----------------------------|--|
| am not respo | nsible for the following charges because they are not reasonable: |
| | |
| conditions wh | arged for any alleged damage because you did not do a written checklisen I first moved in that described the condition of the rental. The law reque you did not, you cannot charge me for any alleged damages. |
| conditions who do this. Sin | en I first moved in that described the condition of the rental. The law req |

| Please send me \$ | _ immediately at this address: | |
|---|--------------------------------|----------------------------------|
| | | Please also send me a copy of al |
| proof you have of (1) all alleged derepairs made. | amages and charges; (2) the ar | mounts you actually paid to have |
| Thank you for your cooperation. | | |
| | | |
| | | |
| (Signature) | _ | |
| | | |
| (Print name) | | |
| | | |
| (Phone number / Email - optiona | <u></u> | |

| Sample Letter #4 – Use this to respond to a collecti | on agency. |
|--|--|
| (Date) | |
| (Collection Agency Name) | _ |
| (Collection Agency Street address) | _ |
| (City, state and zip) | _ |
| Re: Account #; Certified | Mail # |
| To Whom It May Concern: | |
| I write to request that you stop communications to me a Collection Practices Act, 15 U.S.C. §1692 et seq., you Collection Practices Act, once I have asked you to stop me to (1) advise that you are ending your efforts, (2) not that you normally invoke or (3) where applicable, to not remedy. | must honor my request. Under the Fair Debt contacting me, you may only communicate with tify me that you may invoke specified remedies |
| Please provide me with: | |
| Verification of any debt relating to my account; | |
| Name and address of original creditor and current | creditor; |
| Confirmation that you will treat any such debt and me as disputed; and | the accuracy of the items in the files relating to |
| Forms and assistance I can use to dispute the acc | curacy of such items. |
| Until advised otherwise, you should assume I am dispu | ting this debt. |
| Thank you for your cooperation. | |
| | |
| (Signature) | _ |
| (Print name) | _ |

| Sample Letter #5 – Use this to respond to a Housing assistance. | Authority's decision to stop your housing |
|---|---|
| (Date) | |
| (Housing Authority Name) | |
| (Street address) | |
| (City, state and zip) | |
| RE: Request for Grievance Hearing | |
| To Whom It May Concern: | |
| I received your notice dated sayi assistance because my former landlord says I owe mone landlord. | ng you will no longer provide me housing ey. I dispute that I owe any money to my former |
| Further, I do not agree that my housing assistance shoul within 10 days of receiving your notice. Please notify grievance hearing. I would like an opportunity to review r hearing. | me of the date, time, and place for the |
| Sincerely, | |
| (Signature) | |
| (Print name) | |
| (Mailing Address) | |
| (Phone number / Email - optional) | |

Sample Court Statement for Not Receiving Anything

Your Honor, on November 3, 2020, I rented an apartment from defendant Joe Landlord. I gave him a \$300 deposit. Here are copies of my lease, the written check-in list we signed, and my deposit receipt. On March 1, 2022, I sent the landlord notice that I was moving and gave him a forwarding address. Here are copies of my letter and the envelope. On March 31, 2022, I moved. I waited 30 days. When I didn't get my deposit back or an itemized statement, I sent my landlord a demand letter.

Here is a copy of my letter and the receipt showing he received it. My landlord still has not returned my deposit, so I filed this lawsuit. Here is a copy of the Sheriff's affidavit showing he served my landlord with my claim more than five days before trial. Under RCW 59.18.280, I feel I am entitled to double the amount of my deposit because my landlord intentionally failed to refund my deposit or provide me with an itemized statement. I also feel I should receive my \$10 filing fee and the \$25 fee the sheriff charged me to serve Mr. Landlord. I'd be glad to answer any questions you have.

Sample Court Statement for Pre-existing Damages and Excessive Charges

Your Honor, on November 3, 2020, I rented an apartment from defendant Joe Landlord, and gave him a \$1,000 deposit. Here are copies of my lease, the written check-in list we signed, and my deposit receipt. On March 1, 2022, I sent my landlord notice that I was moving and gave him a forwarding address. Here are copies of my letter and the envelope. On March 31, 2022, I moved. A few days later, my landlord sent me a statement that I would not get any of my deposit back. Here is a copy of the statement. The landlord is charging me for a broken window and replacement of the screen door. I'm not responsible for the broken window. As my neighbor Ned Neighborly can explain, a stranger broke the window.

Here is a copy of the report I filed with the police. I also feel the landlord is charging me too much money to repair the screen door my son damaged. Here are two written estimates I got from building repair stores stating they would repair the door for far less. Also, the landlord is trying to charge me for cleaning the apartment, but you can see from the attached photos that I cleaned the apartment thoroughly before I left. When I got the statement from my landlord, I sent him a demand letter explaining my position. A copy of that letter and the return receipt showing that he received it are attached. He ignored my letter, so I filed this lawsuit. I feel I am entitled to \$900 of my \$1,000 deposit. I should also get my filing fee and service costs

Guide to Damages and Normal Wear from Ordinary Use

Normal wear from ordinary use can be confusing for many. Normal wear is essentially the deterioration of an item that occurs under normal conditions.

Damage occurs from accidents or unreasonable use. Even intentional alterations to the premises can be considered damage.

Rented premises should be returned to a Landlord in the same condition it was given to the Tenant minus normal wear from ordinary use.

NOTE: Damages caused by things beyond tenant's control (such as building fires, break-ins or natural disasters) may or may not be tenant's responsibility. This list is not intended to determine fault, but just to distinguish between normal wear and more extensive damage.

Examples:

| Normal wear from ordinary use | Damages |
|--|---|
| Worn or loose hinges on doors or locks. | Doors with holes. Windows or doors broken. Damage to |
| | door or doorframe from forced entry. |
| A few small tack or nail holes, minor marks on or nicks in | Large or substantial holes or dents in wall. |
| wall. | |
| Scuffed up wood floors. | Badly scratched or gouged wood floors. |
| Loose or inoperable faucet or door handles. | Broken or missing faucet or door handles. |
| Toilet runs or wobbles. | Broken toilet seat or tank top. |
| Faded, cracked or chipped paint. | Crayon marks, writing on walls, unapproved paint color or |
| | excessive dirt requiring more than one coat to cover. |
| Loose wallpaper. | Ripped, torn or marked up wallpaper. |
| Carpeting/curtains showing average wear or fading by sun. | Torn, stained or burned carpeting/curtains. |
| A rug worn thin by ordinary use. | Stains and odors in rug caused by pets, spills or leaks. |
| Vinyl flooring worn thin. | Vinyl flooring with tears, holes or burn marks. |
| Stains on old porcelain fixtures that have lost their | Grime-coated bathtub and toilet. |
| protective coating. | |
| Bathroom mirror beginning to "desilver". | Mirrors broken, missing or caked with grime. |
| Worn gaskets on refrigerator. | Broken refrigerator shelves, trays, bins or bars. |
| Worn countertop. | Burns or cuts in countertop. |
| Cabinet doors that will not close. | Greasy, sticky or broken cabinets and interiors. |
| Closet door off track. | Damaged or missing closet door. |
| Dusty blinds. | Missing, broken or bent slats on blinds. |
| | Broken windows or torn or missing screens. |
| Food odors or smoke, that dissipate over a few hours. | Smoke damage to paint from smoking or burning candles. |
| | Lost keys. |

After determining if an item requires replacement due to Tenant's abuse or neglect (not normal wear from ordinary use), to calculate Tenant's responsibility, a Landlord must know: (a) actual cost to replace the item, (b) how long an item would be expected to be useful before it wears out (its "useful life"), (c) current age of the item, and (d) its remaining useful life. Landlord may only charge Tenant for the remaining useful life of the item.

Example:

Cost of new dishwasher: \$400 Remaining useful life: 6 years (10 yrs less 4 yrs) Useful life of dishwasher: 10 years Tenant Responsibility: $$400 \times .60 = 240

Age of dishwasher at the end of tenancy: 4 years

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